**Quiz Six  
HCC – GOVT 2305  
9 – 13 – 16  
4 – Civil Liberties**1. If a majority wishes to abridge rights, it often falls to the \_\_\_\_\_\_\_\_\_\_, which is not designed to be responsive to public desires, to protect those rights.   
a. bureaucracy   
b. executive branch   
c. legislature   
d. judiciary   
e. president   
  
2. The Supreme Court applied the provisions of the Bill of Rights to the states through the process of   
a. emancipation.   
b. dispersion.   
c. incorporation.   
d. ratification.   
e. reification.   
  
3. The First Amendment test that requires the state to prove that there is a high likelihood that a speech in question would lead to a danger that Congress has the right to prevent, is known as   
a. ​the necessary and proper test.   
b. ​the Lemon test.   
c. ​the equal protection test.   
d. ​the clear and present danger test.   
e. ​the Miller test.   
  
4. \_\_\_\_\_\_\_\_\_\_ are phrases that might lead the individual to whom they are directed to respond with a punch.   
a. Fighting doctrines   
b. Fighting words   
c. “Come-and-Get-It” words   
d. Non-Fighting words   
e. "Come-and-Get-It" doctrines   
  
5. ​In the 1960s, the Supreme Court ruled that certain types of nonverbal activities, such as flag burning or students wearing black armbands to school, were protected under the First Amendment as   
a. ​symbolic speech.   
b. ​direct speech.   
c. ​fighting words.   
d. ​hate speech.   
e. ​public speech.